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|                                | nent                                    | refer                             | red to                             | above  | ; and                    | I ack                    | nowle  | edge :                             | the                          | e du                             | ty to                           | disc                             | iosc                            | to 1                       |                                 |                                 |                                       |  |   |  |  | led by any<br>nformation                                 |
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| I hereby                       | y cla                                   | im th                             | c beni                             | esit und   | cr 35                    | U.S.C                    | C. §11   | 9(e)                               | of                           | any                              | Unit                            | ted S                            | tates                           | pro                        | anoieivo                        | l app                           | licatio                               | ns list                                  | ed belov                                      | w:   |  |  |
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As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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| Page 2 of 2 Pages   |  |  | Atty. Docket:  |  |  |  |
| Title: METHOD OF EXAMINING BLOOD TYPE   | AND APPARATUS FOR EXAM   | MINING BLOOD   | TYPE USING THE   |  |  |  |
| METHOD  | 0.1137   |  |  |  |  |  |
| U.S. Application filed PCT Application filed November 29, 2003  | , Scrial No<br>, Scrial No. <u>PCT/KR2003/</u> (   | 002611   |  |  |  |  |
| TOT Application fred November 27, 2005  | , Serial No. <u>FC1/RAZ003/</u> (  | <u> </u>   |  |  |  |  |
| The undersigned hereby authorizes the U.S. Attorneys or Kim. Chol & Lim as to any action to be taken in the U. communication between the U.S. Attorneys or Agents are instructions may be taken, the U.S. Attorneys or Agents & I hereby further declare that all statements made herein of and belief are believed to be true; and that these statements of made are punishable by fine or imprisonment, or be incorrected to be understanding the validity of the application or any patent iss | S. Patent and Trademark Office and the undersigned. In the even appointed herein will be so notified from the analysis of the work made with the knowledge only, under 18 U.S.C. §1001 and | regarding this app<br>t of a change of the<br>d by the undersign<br>that all statement<br>that willful false | olleation without direct<br>the persons from whom<br>ned.<br>ts made on information<br>statements and the like |  |  |  |
|   |  |  | • • •  |  |  |  |
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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL TAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.

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